PATENT COOPERATION TREATY

	From the INTERNATIONAL BUREAU	
PCT	То:	
NOTIFICATION OF ELECTION (PCT Rule 61.2)	United States Patent and Trademark Office (Box PCT) Crystal Plaza 2 Washington, DC 20231 ÉTATS-UNIS D'AMÉRIQUE	
Date of mailing (day/month/year)	in its capacity as elected Office	
11 May 1999 (11.05.99)	<u> </u>	
International application No. PCT/IL98/00442	Applicant's or agent's file reference 9758 PCT	
International filing date (day/month/year)	Priority date (day/month/year)	
10 September 1998 (10.09.98)	11 September 1997 (11.09.97)	
Applicant	Ì	
LEVY, Avraham, A. et al		
1. The designated Office is hereby notified of its election made: X in the demand filed with the International Preliminary Examining Authority on: 25 March 1999 (25.03.99) in a notice effecting later election filed with the International Bureau on: 2. The election X was was not made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).		
The International Bureau of WIPO	Authorized officer	
34, chemin des Colombettes 1211 Geneva 20, Switzerland	C. Carrié	
Facsimile No : (41-22) 740 14.35	Telephone No : (41-22) 338 83 38	

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WORLD INTELLECTUAL PROPERTY ORGANIZATION International Bureau



INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

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G09G 3/34	A1	(43) International Publication Date:	25 March 1999 (25.03.99)

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60/059,161 17 September 1997 (17.09.97) US 60/065,133 12 November 1997 (12.11.97) US 09/145,314 31 August 1998 (31.08.98) US

(71) Applicant: LIGHT & SOUND DESIGN [US/US]; 1415 Lawrence Drive, Newbury Park, CA 91320 (US).

(72) Inventor: HUNT, Mark, A.; 40 Etwall Street, Derby DE22 3DU (GB).

(74) Agent: HARRIS, Scott, C.; Fish & Richardson P.C., Suite 1400, 4225 Executive Square, La Jolla, CA 92037 (US).

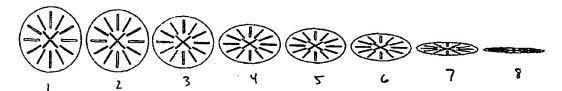
(81) Designated States: AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, CA, CH, CN, CU, CZ, DE, DK, EE, ES, FI, GB, GE, GH, GM, HR, HU, ID, IL, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MD, MG, MK, MN, MW, MX, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, UA, UG, UZ, VN, YU, ZW, ARIPO patent (GH, GM, KE, LS, MW, SD, SZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

Published

With international search report.

Before the expiration of the time limit for amending the claims and to be republished in the event of the receipt of amendments.

(54) Title: PIXEL BASED GOBO RECORD CONTROL FORMAT



(57) Abstract

A special record format used for commanding light pattern shapes and addressable light pattern shape generator. The command format includes a first part which commands a specified gobo (8) and a second part which commands the characteristics (8) of that gobo. The gobo (8) is formed by making a default gobo (1) based on the type and modifying that default gobo (1) to fit the characteristics.

REPUBLICATION

	9
Nombre de	pages

N	99-14731
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BD/AB	CL
BD/AB AM	CL AM
BD	DR
BD/AM 2	DR AM
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BD/AB AM	SR AM
DE	SR
DE AM	SR AM
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PATENT COOPERATION TREATY

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REPLACED BY

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or ag	ent's file reference		See Notific	ation of Transmittal of Internationa	
9758 PCT	; 	FOR FURTHER ACTION	Preliminary	Examination Report (Form PCT/II	PEA/416)
International application No.		International filing date (day/month	/year)	Priority date (day/month/year)	
PCT/IL98/004	142	10/09/1998		11/09/1997	; ;
A01H1/04	ent Classification (IPC) or na	tional classification and IPC			
Applicant YEDA RESE	ARCH AND DEVELOP	MENT CO. LTD, et al.			
	ational preliminary exami smitted to the applicant a	nation report has been prepared coording to Article 36.	by this Inte	mational Preliminary Examinir	ng Authority
2. This REPO	ORT consists of a total of	6 sheets, including this cover sh	eet.		
been a (see F	amended and are the bas	d by ANNEXES, i.e. sheets of the is for this report and/or sheets of 07 of the Administrative Instruction 1 sheets.	ontaining re	ctifications made before this A	
3. This report	contains indications rela	ting to the following items:			
	Basis of the report				
11 🗆	Priority				
III 🛭	Non-establishment of o	pinion with regard to novelty, inve	entive step a	and industrial applicability	
IV 🛭	Lack of unity of invention	n			
∨ ⊠	Reasoned statement un citations and explanatio	nder Article 35(2) with regard to nonessuporting such statement	ovelty, inve	ntive step or industrial applica	bility;
V! ⊠	Certain documents cite	d			
VII ⊠	Certain defects in the in	ternational application			
VIII 🛭	Certain observations on	the international application			
	- <u>-</u>				

Date of submission of the demand		Date of completion of this report	Date of completion of this report		
29/03/19	99	2 7. 01. 00			
	mailing address of the international examining authority:	Authorized officer	Born Co Manage		
9)	European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d	Pille, S	Tan san san san san san san san san san s		
	Fax: +49 89 2399 - 4465	Telephone No. +49 89 2399 2097	Sand Sand - Stage		

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No. PCT/IL98/00442

	of the	

1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.): Description, pages: 1-20,22-30 as originally filed 21 as received on 03/02/1999 with letter of 31/01/1999 Claims, No.: 1-44 as originally filed Drawings, sheets: 1/7-7/7 as originally filed 2. The amendments have resulted in the cancellation of: ☐ the description, pages: ☐ the claims, Nos.: ☐ the drawings, sheets: 3. This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)): 4. Additional observations, if necessary: III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-obvious), or to be industrially applicable have not been examined in respect of: ☐ the entire international application.

☑ claims Nos. 12-17, 41-44.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/IL98/00442

be	caus	se:
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):
	П	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
		-
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
	×	no international search report has been established for the said claims Nos. 12-17, 41-44.
IV.	. Lac	k of unity of invention
1	in re	esponse to the invitation to restrict or pay additional fees the applicant has:
••		restricted the claims.
	Ø	paid additional fees.
		paid additional fees under protest.
		neither restricted nor paid additional fees.
2.		This Authority found that the requirement of unity of invention is not complied and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3.	This	Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is
		complied with.
	Ø	not complied with for the following reasons:
		see separate sheet
4.		sequently, the following parts of the international application were the subject of international preliminary mination in establishing this report:
		all parts.

	the	parts	relating	to	claims	Nos.	
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- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes: No:

Claims 7, 8, 10, 18-21, 24, 25, 33-40 Claims 1-6, 9, 11, 22, 23, 26-32

Inventive step (IS)

Yes:

Claims 33-36

No:

Claims 1-11, 18-32, 37-40

Industrial applicability (IA)

Yes: No:

Claims 1-11, 18-40

Claims

2. Citations and explanations

see separate sheet

VI. Certain documents cited

1. Certain published documents (Rule 70.10)

and / or

2. Non-written disclosures (Rule 70.9)

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

ad IV

The application is considered to lack unity for the same reasons as given by the 1). International Search Authority.

ad V

- The present application does not meet the requirements of Article 33(2) PCT. 2). because the subject-matter of claims 1-6, 9, 11, 22, 23, 26-32 is not new over Bishop et al. In this document a population of miniature seeds of reduced size is provided (tomatoes of line 851Q). This line is capable of crossing with a commercial plant of the same species (fig. 1). Line 851Q has been rendered transgenic by a mutagenising agent (p. 359, bottom par.). There is selection for a desired trait: p. 960, 1st par.: " (...) facilitated characterisation of (...) screened, 20 dwarf progeny were recovered (...)".
 - Feature (a) (ii) of claims 1 and 22 is considered to be known from this document since it is does not have a limitation on the scope of the claim (see section VIII).
- 3). As the mutation inducing agents of claims 7, 8, 24 and 25 are well known for use with miniature tomatoes (see document XP-002109549 or XP-002109548), these claims are not considered to be inventive.
 - Claims 10 and 37-40 do not contain any additional features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step.
- 4). Bishop et al, which is considered to represent the most relevant state of the art, discloses (see passages cited above and p. 963, bottom par.) an identifying method, from which the subject-matter of claims 18-21 differs in that the second primer corresponds to the gene of interest. From XP-002109549 it is known that PCR with different primers is used for correctly identifying tomatoes with desired traits. Therefore, the subject-matter of these claims is not considered to be

inventive.

Knapp et al. and Goldsbrough et al. disclose a method for identifying a nucleotide 5). sequence in tomato in which the screenable marker is GUS and the mobile DNA sequence is T-DNA or a transposable element. However, there is no immediate reason as to why such a method should be used with miniature plants. Therefore, the subject-matter of claim 37 and its dependent claims is considered to be new and inventive.

Ad VI

Although Meisner et al. does not constitute prior art within the meaning of R. 64.1 6). (b) PCT, it appears to be very relevant with respect to novelty and inventive step of claims 1-9.

Ad VII

The relevant background art disclosed in Bishop et al. should be mentioned in the 7). description (Rule 5.1(a)(ii) PCT).

Ad VIII

- Claims 1, 18, 22 and 33 are unclear since there is no general accepted definition 8). for "standard growth conditions used for a commercial plant". Therefore, the scope of these claims is indefinite.
- The term "said miniature crop plant cultivar" used in claim 22 has no antecedent. 9).

PATENT COOPERATION TREAT

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or ag	ent's file reference		See Notifica	ation of Transmittal of International		
9758 PCT		FOR FURTHER ACTION		Examination Report (Form PCT/IPEA/416)		
International app	olication No.	International filing date (day/month	/year)	Priority date (day/month/year)		
PCT/IL98/004	442	10/09/1998		11/09/1997		
International Pat A01H1/04	International Patent Classification (IPC) or national classification and IPC A01H1/04					
Applicant						
YEDA RESE	ARCH AND DEVELOP	MENT CO. LTD. et al.				
	national preliminary examinsmitted to the applicant a		by this Inte	rnational Preliminary Examining Authority		
2. This REP	ORT consists of a total of	6 sheets, including this cover sl	neet.			
been (see i	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of 1 sheets.					
	Basis of the report □ Priority Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Lack of unity of invention					
·	citations and explanation	ons suporting such statement	novoky, mve	mastral approaching,		
1	Certain documents cite					
VII ⊠		• •				
VIII ⊠	Certain observations of	n the international application				

Date of submission of the demand	Date of completion of this report	
29/03/1999	2 7. C1. OO	
Name and mailing address of the international preliminary examining authority: European Patent Office	Authorized officer	E POR SOES MILES BUT EN
D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d	Pille, S	
Fax: +49 89 2399 - 4465	Telephone No. ±49 89 2399 2097	Some Of

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/IL98/00442

i.	Basis	of	the	re	port
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1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):

	the report since they do not contain amendments.):						
	Des	Description, pages:					
	1-2	0,22-30	as originally filed				
	21		as received on	03/02/1999	with letter of	31/01/1999	
	Cla	ims, No.:					
	1-4	4	as originally filed				
	Dra	wings, sheets:					
	1/7	7/7	as originally filed				
2.	The	amendments have	e resulted in the cancellation of:				
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				
3.			een established as if (some of) the beyond the disclosure as filed (F		its had not been made	e, since they have been	
4.	Add	litional observation	s, if necessary:				
111	No	a actablichment o	f opinion with regard to novelt	w inventive	eton and industrial a	nnlicability	
1111.	NO	restablishment o	opinion with regard to novel	y, mventive :	step and mudstrial a	pplicability	
			e claimed invention appears to bable have not been examined in		volve an inventive ste	p (to be non-obvious),	
		the entire internat	ional application.				
	\boxtimes	claims Nos. 12-17	7, 41-44.				

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/IL98/00442

because:					
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):			
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):			
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.			
	Ø	no international search report has been established for the said claims Nos. 12-17, 41-44.			
IV. Lack of unity of invention					
1.	In re	esponse to the invitation to restrict or pay additional fees the applicant has:			
		restricted the claims.			
	×	paid additional fees.			
		paid additional fees under protest.			
		neither restricted nor paid additional fees.			
2.		This Authority found that the requirement of unity of invention is not complied and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.			
3.	This	s Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is			
		complied with.			
	×	not complied with for the following reasons:			
		see separate sheet			
4.		nsequently, the following parts of the international application were the subject of international preliminary mination in establishing this report:			
	×	all parts.			

☐ the parts relating to claims Nos. .

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims 7, 8, 10, 18-21, 24, 25, 33-40

No: C

Claims 1-6, 9, 11, 22, 23, 26-32

Inventive step (IS)

Yes: Claims 33-36

No:

Claims 1-11, 18-32, 37-40

Industrial applicability (IA)

Yes: Claims 1-11, 18-40

No: Claims

2. Citations and explanations

see separate sheet

VI. Certain documents cited

1. Certain published documents (Rule 70.10)

and / or

2. Non-written disclosures (Rule 70.9)

see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

ad IV

1). The application is considered to lack unity for the same reasons as given by the International Search Authority.

ad V

2). The present application does not meet the requirements of Article 33(2) PCT, because the subject-matter of claims 1-6, 9, 11, 22, 23, 26-32 is not new over Bishop et al. In this document a population of miniature seeds of reduced size is provided (tomatoes of line 851Q). This line is capable of crossing with a commercial plant of the same species (fig. 1). Line 851Q has been rendered transgenic by a mutagenising agent (p. 359, bottom par.). There is selection for a desired trait: p. 960, 1st par.: " (...) facilitated characterisation of (...) screened, 20 dwarf progeny were recovered (...)".

Feature (a) (ii) of claims 1 and 22 is considered to be known from this document since it is does not have a limitation on the scope of the claim (see section VIII).

- 3). As the mutation inducing agents of claims 7, 8, 24 and 25 are well known for use with miniature tomatoes (see document XP-002109549 or XP-002109548), these claims are not considered to be inventive.
 - Claims 10 and 37-40 do not contain any additional features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step.
- Bishop et al, which is considered to represent the most relevant state of the art, 4). discloses (see passages cited above and p. 963, bottom par.) an identifying method, from which the subject-matter of claims 18-21 differs in that the second primer corresponds to the gene of interest. From XP-002109549 it is known that PCR with different primers is used for correctly identifying tomatoes with desired traits. Therefore, the subject-matter of these claims is not considered to be

inventive.

Knapp et al. and Goldsbrough et al. disclose a method for identifying a nucleotide 5). sequence in tomato in which the screenable marker is GUS and the mobile DNA sequence is T-DNA or a transposable element. However, there is no immediate reason as to why such a method should be used with miniature plants. Therefore, the subject-matter of claim 37 and its dependent claims is considered to be new and inventive.

Ad VI

6). Although Meisner et al. does not constitute prior art within the meaning of R. 64.1 (b) PCT, it appears to be very relevant with respect to novelty and inventive step of claims 1-9.

Ad VII

7). The relevant background art disclosed in Bishop et al. should be mentioned in the description (Rule 5.1(a)(ii) PCT).

Ad VIII

- Claims 1, 18, 22 and 33 are unclear since there is no general accepted definition 8). for "standard growth conditions used for a commercial plant". Therefore, the scope of these claims is indefinite.
- 9). The term "said miniature crop plant cultivar" used in claim 22 has no antecedent.

method (Dellaporta et al., 1983), with an additional phenol chloroform extraction. PCR reactions were performed using Promega Taq polymerase according to conditions recommended by the manufacturers, with 2.5 mM MgCl₂, and 200 µM dNTPs in an MJ thermocycler. The following program was used: 2 min denaturation at 94°C and 30 cycles of 1 min at 94°C, 45 min at 55°C, 1 min at 72°C, and a final step of 5 min at 72°C. The primers used to amplify Ds excision products were: pr2, 5' GGATAGTGGGATTGTGCGTC 3' (SEQ ID NO: 1), which is complementary to sequences in the 35S promoter, and prl, 5' GGATGATTTGTTGGGGTTTA 3' (SEQ ID NO: 2), which is complementary to sequences in the ALS gene (Figure 3). Bands of the expected size for excision products (ca. 322 bp) were extracted from the agarose gel, and DNA was purified using GenClean according to the manufacturer's instructions. These PCR products were cloned into a pGEM-T vector (Promega) and sequenced using the T7 or SP6 primers. For Southern analysis, 2 of µg genomic DNA was digested with HindIII, fractionated on 0.8% agarose gels, and transferred to a nitrocellulose membrane purchased from MSI. Hybridization was performed according to manufacturer's instructions. An internal GUS fragment of 1 kb was amplified by PCR, radiolabeled by the random priming method (Feinberg and Vogelstein, 1983), and used as a probe for Ds detection.

(b) Results: Constructs Ds378-GUS, Bam35S-Ac, DsE, and DsG were transformed into 'Micro-Tom' as described.

These constructs contain the NPTII gene which confers resistance to kanamycin. NPTII can be used as a transformation marker to detect the presence of the T-DNA and to map *Ds* elements relative to their donor site in Ds378-GUS, or for the selection of unlinked transposition events with DsE and DsG. One advantage of this gene is its use as a non-destructive reporter in whole tomato plants. Spraying 'Micro-Tom' plants at most developmental stages, with 300 µg/ml kanamycin on three successive days, as previously described (Weide et al., 1989), allows identification of kanamycin-sensitive plants without their destruction. In such plants, the young leaves next to the shoot tip become white shortly after spraying, as shown in Figure 4. Figure 4A depicts three-week-old 'Micro-Tom' plants following three spray treatments (one per day) with 300 µg/l kanamycin. Kanamycin-resistant plants, transformed with Bam35S-Ac (top panel) were compared to wild-type, sensitive